	Case3:06-cv-00672-VRW [	Document147	Filed05/25/06	Page1 of 8
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17	UNIT	ΓED STATES D	ISTRICT COUR	T
18	NORTH	HERN DISTRIC	CT OF CALIFOR	NIA
19	TASH HEPTING, GREGORY HI	ICKS, )	No. C-06-0672-	-VRW
20	CAROLYN JEWEL and ERIK K Behalf of Themselves and All Oth	NUTŽEN on )	CLASS ACTIO	)N
21	Situated,			— ON OF MARK KLEIN IN
22	Plai	ntiffs,	SUPPORT OF	PLAINTIFFS' MOTION FOR Y INJUNCTION
23	VS.		Date: June 8, 2	
24	AT&T CORP., AT&T INC. and I inclusive,	DOES 1-20,	Time: 2:00 p.m	1.
25	·	endants.	Judge: The Ho	om 6, 17th Floor n. Vaughn R. Walker,
26		)	Chief U	Inited States District Judge
27		(DEDA	TEDI	
28	[REDACTED]			
	DECLARATION OF MARK KLEIN C-06-0672-VRW			- 1 -
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C-06-0672-VRW

1	9. During my service at the facility, the office provided WorldNet
2	Internet service, international and domestic Voice Over IP (voice communications
3	transmitted over the Internet), and data transport service to the Asia/Pacific region.
4	10. While I worked in the facility in 2002, FSS #1 told me to expect a
5	visit from a National Security Agency ("NSA") agent. I and other technicians also received
6	an email from higher management
7	FSS #1 told me the NSA agent was to interview FSS #2 for a special
8	job. The NSA agent came and met with FSS #2. FSS #1 later confirmed to me that FSS #2
9	was working on the special job, and that it was at the Facility.
10	11. In January 2003, I, along with others, toured the Facility. The
11	Facility consists of floors of a building that was then operated by SBC
12	Communications, Inc. (now known as AT&T Inc.).
13	12. While on the January 2003 tour, I saw a new room being built
14	room. The new room was near completion. I saw a workman apparently
15	working on the door lock for the room. I later learned that this new room being built was
16	referred to in AT&T documents as the "Room" (hereinafter the "
17	Room"). The Room was room number and, and measures approximately
18	
19	13. The 4ESS switch room is a room that contains a 4ESS switch, a type of
20	electronic switching system that is used to direct long-distance telephone communications.
21	AT&T uses the 4ESS switch in this room to route the public's telephone calls that transit
22	through the Facility.
23	14. FSS #2, the management-level technician whom the NSA cleared and
24	approved for the special job referenced above, was the person working to install equipment
25	in the Room.
26	15. In October 2003, the company transferred me to the AT&T
27	Facility to oversee the room, as a Communications Technician.
28	16. In the Fall of 2003, FSS #1 told me that another NSA agent would again visit
	DECLARATION OF MARK KLEIN

1	our office at to talk to FSS #1 in order to get the latter's evaluation of FSS #3's
2	suitability to perform the special job that FSS #2 had been doing. The NSA agent did come
3	and speak to FSS #1. By January 2004, FSS #3 had taken over the special job as FSS #2 was
4	forced to leave the company in a downsizing.
5	17. The regular AT&T technician workforce was not allowed in the
6	Room. To my knowledge, only employees cleared by the NSA were permitted to enter the
7	Room. To gain entry to the Room required both
8	
9	To my knowledge, only FSS #2, and later FSS #3, had both the
10	
11	. We were not given either
12	for the Room. On one occasion, when FSS #3 was
13	retrieving a circuit card for me from the Room, he invited me into the room with
14	him for a couple of minutes while he retrieved the circuit card from a storage cabinet and
15	showed me some poorly installed cable.
16	18. The extremely limited access to the Room was highlighted by one
17	incident in 2003. FSS #1 told me that the large industrial air conditioner in the
18	Room was leaking water through the floor and onto equipment downstairs, but
19	FSS #2 was not immediately available to provide servicing, and the regular technicians had
20	no access, so the semi-emergency continued for some days until FSS #2 arrived.
21	19. AT&T provides dial-up and DSL Internet services to its customers through its
22	WorldNet service. The grown included large routers, racks of modems for
23	AT&T customers' WorldNet dial-in services, and other telecommunications equipment. The
24	equipment in the grown was used to direct emails, web browsing requests
25	and other electronic communications sent to or from the customers of AT&T's WorldNet
26	Internet service.
27	20. In the course of my employment, I was responsible for troubleshooting
28	problems on the fiber optic circuits and installing new fiber optic circuits.
	DECLARATION OF MARK KLEIN C-06-0672-VRW - 4 -

1	21. The fiber optic cables used by AT&T typically consist of up to poptical		
2	fibers, which are flexible thin glass fibers capable of transmitting communications through		
3	light signals.		
4	22. Within the groom, high speed fiber optic circuits connect to		
5	routers for AT&T's WorldNet Internet service and are part of the AT&T WorldNet's		
6	"Common Backbone" (CBB). The CBB comprises a number of major hub facilities, such as		
7	the Facility, connected by a mesh of high-speed (OC3, OC12, OC48 and some		
8	even higher speed) optical circuits].		
9	23. Unlike traditional copper wire circuits, which emit electromagnetic fields that		
10	can be tapped into without disturbing the circuits, fiber optic circuits do not "leak" their light		
11	signals. In order to monitor such communications, one has to physically cut into the fiber		
12	and divert a portion of the light signal to access the information.		
13	24. A fiber optic circuit can be split using splitting equipment to divide the light		
14	signal and to divert a portion of the signal into each of two fiber optic cables. While both		
15	signals will have a reduced signal strength, after the split both signals still contain the same		
16	information, effectively duplicating the communications that pass through the splitter.		
17	25. In the course of my employment, I reviewed two "		
18	documents dated , which instructed technicians on		
19	how to connect the already in-service circuits to a		
20	from the WorldNet Internet service's fiber optical circuits to the Room.		
21	26. A true and correct copy of the "documents are		
22	attached hereto as Exhibits A and B. Exhibit A is the document, and		
23	Exhibit B is the document.		
24	27. The light signals from the WorldNet Internet service's		
25	into the		
26	Room. The AT&T location code of the "grant and " is grant and ", which denotes the		
27	•		
28	28. In the course of my employment, I reviewed a document entitled "		
	DECLARATION OF MARK KLEIN C-06-0672-VRW - 5 -		

1	"dated authored by
2	. A true and correct copy of this document is attached
3	hereto as Exhibit C. This document described the connections from the Room
4	on the floor to the room on the floor, and provided diagrams on
5	
6	29. The circuits that were listed in the document
7	datedconnect the WorldNet Internet network to
8	national and international Internet networks of non-AT&T telecommunications companies.
9	30.
10	
11	31. Starting in February 2003,
12	contained the communications in transit to and from
13	AT&T's with the following Internet networks and Internet exchange points:
14	
15	
16	32. MAE-West is an Internet nodal point and one of the largest "Internet exchange
17	points" in the United States. PAIX, the Palo Alto Internet Exchange, is another significant
18	Internet exchange point.
19	33. Internet exchange points are facilities at which large numbers of major Internet
20	service providers interconnect their equipment in order to facilitate the exchange of
21	communications among their respective networks.
22	34. Through the "grant and "," the content of all of the electronic voice and
23	data communications going across the mentioned in paragraphs 29 to 31 was
24	transferred from the groom's fiber optical circuits into the
25	Room.
26	35. The document "
27	, listed the equipment installed in the Room, including such
28	equipment as
	DECLARATION OF MARK KLEIN C-06-0672-VRW - 6 -
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1	."
2	36. In the course of my employment, I was required to connect new circuits to the
3	"and get them up and running. While working on a particularly difficult one
4	with another AT&T technician, I learned that other such "were being" were being
5	installed in other cities, including
6	
7	I declare under penalty of perjury under the laws of the United States that the
8	foregoing is true and correct.
9	
10	DATED: March 28, 2006
11	
12	Mark Klein
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	DECLARATION OF MARK KLEIN C-06-0672-VRW - 7 -
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## Case3:06-cv-00672-VRW Document147 Filed05/25/06 Page8 of 8

## <u>CERTIFICATE OF SERVICE</u>

I hereby certify that on March \_\_\_, 2006, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

## REED R. KATHREIN

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